Ballon Stoll Bader & Nadler, P.C.

COUNSELLORS AT LAW

FOUNDED 1931

729 SEVENTH AVENUE 17[™]FLOOR New York, NY 10019-6831 Ph. 212.575.7900 www.ballonstoll.com

12 November 2019

DANIELLE K. CONN ROSENBERG (212) 575-7900 ext. 3319 drosenberg@ballonstoll.com

VIA ECF

Honorable Jesse M. Furman United States District Judge United States District Court Southern District of New York 500 Pearl Street New York, New York 10007

Re:

Epifanio et al v. Delancey's Ludlow LLC. et al.

Case 1:19-cv-07593 (JMF) (JLC)

Our File No. 17709.009

Dear Judge Furman:

We represent the defendants, Delancey's Ludlow LLC in the above-referenced action. We write jointly with the consent of plaintiff's counsel to respectfully request an adjournment of the Initial Conference current scheduled before Your Honor on November 26, 2019. This request is made as the parties are endeavoring to schedule a settlement conference prior to the Initial Conference. This is the first request for an adjournment of the Initial Conference.

Respectfully submitted,

s/Danielle Conn Rosenberg DANIELLE K. CONN ROSENBERG (DR 0625) Counsel for Defendants

Application DENIED. The parties are encouraged to schedule a settlement conference as soon as practicable. But the initial conference remains scheduled for November 26, 2019.

CC: Yolanda Rivero, Esq.. (via ECF)

Counsel for Plaintiff

November 13, 2019

SO ORDERED.

AFFILIATE OFFICES Hackensack, NJ · Silicon Valley Paris · Madrid · Stockholm

Beijing · Shanghai · Shenzhen · Chengdu · Hong Kong